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LIMITED.

## REV. MR. AZBILL COMES TO DEFENCE OF DIAMOND HEAD

Editor Advertiser—Dr. Sereno E. Bishop's harmless imposition on the lads whom he accompanied to Diamond Head on the 13th instant, was allowed to pass without remonstrance or remark at the time, because the boys will soon outgrow any damage done to them. But the outrage on Diamond Head should not go unnoticed. The mountain's age should have been a sufficient protection against such an assault. True, "it is properly a tuff cone," and can stand a great amount of geology. But when a reputable citizen, such as Dr. Bishop, says of the development of one of the most staple products of the Islands, "I do not believe that the whole job took twenty minutes," somebody should have the courage to resent it.

I have not consulted with the other members of the Protective League before taking this step, and I want it distinctly understood that the league is not responsible for what I am saying, though I hope the members will support me as gentlemen and scholars.

If Dr. Bishop had fairly given the forty minutes, which he seemed at one moment of the lecture disposed to give, without this final flippant opinion, the outrage would not have been so trying; or, if he had made the job a thing of an hour, we might have explained as the geologists explain the days of the first chapter of Genesis. But there is the statement, simple and clear, and put in a way that no one can dispute; for the Doctor alone can presume to say what he believes about it; and—there are no witnesses.

I am not contending for the long day theory of the first of Genesis. I am not anxious about the consistency of geologists. I am not distressed about Dr. Bishop's latest article of belief, though I would regard it as a misfortune to have it incorporated into our Island creed. But I will say this, that if the Lord is required, by the geologists, to take a longer time than twenty-four hours, by the clock, to turn on the light upon the earth, then Dr. Bishop shall not have dignified old Diamond Head popping up, complete and ready for the photographer, inside of twenty minutes.

Now, we have all witnessed the most recent upheavals in the country, and we know that one spell of mud-throwing follows another for days at a time. But the Doctor would have our

young men believe, as he does, that it all happened in this wise:

"West is our familiar Punchbowl, and a little farther the salt lake crater, all built up of this soft, laminated tuff, which was shot out of the bowels of the earth as hot mud.

"The tuff-fountain, escaping from its confinement, at once expanded and spread out like a vast tree. Here at Diamond Head, which is one mile in diameter, the bulk of the mud spread out half a mile in all directions before ending its fall. Thus a very exact circular ring was piled up of one mile in diameter. There was, however, another influence, that of a violent easterly wind which deflected the entire fountain westward, throwing the circular run about 1,500 feet west of where it would have been.

"The wind also acted with especial force upon the highest part of the fountain, flinging and piling it up on the western side of the crater in a lofty cone."

I don't believe all of it. And as to the twenty minutes—forty minutes—not even an hour, is sufficient for gathering the mud of various colors together, as appears in the laminations, so as to spread one above another over the whole surface of the rising structure, like so many variegated courses of brick. I don't believe that a wind strong enough to carry the westward cone into its present position would have consented to the "very exact circular ring that was piled up one mile in diameter." A whirlwind might have formed the ring, but it is an open question whether it would have left anything so formidable and so permanent towering above the bar and its associations westward. If the soft mud had fallen from a height of three miles it would have reached the earth in small spheres, as the rain teaches us, and these spheres, plunging into the already fallen mud, would have left marks recording this process.

And then, think of trying to involve old Punchbowl, with its beds of black lava sand, its metamorphosed rock, its scorched stones, and its quarry on the summit, with this mud-throwing and instantaneous process! With all due respect for Dr. Bishop and geology, and especially with becoming reverence for the aged ones that I believe to have been misrepresented, I ask the young men (including the Doctor) who visited Diamond Head a week ago, to reconsider.

W. K. AZBILL.

## A Message to Men



This is a message to men. It is to men who want to feel like men, to look like men and act like men. This is to men who lack courage, whose nerves are shaky, whose eyes have lost the sparkle, whose brains are muddled, ideas confused, sleep restless, confidence gone, spirits low and easily depressed, who are backward, hesitating, unable to venture because they are afraid of failure, who want somebody to decide for them, who are weak, puny, restless. It is to men who have part or all of these symptoms and want new life, new force, new vigor. I offer it to you in my wonderful

### Dr. McLaughlin's Electric Belt.

It has restored health and strength to thousands of weak and impotent men. If used as I direct it is a positive cure for all cases of weakness, without burning or blistering, to every weakened part, developing the full vigor of manhood. It removes all the effects of indiscretions or excesses forever.

I guarantee a cure. If I say I can cure I don't ask any one to take chances on my invention. It doesn't cost you anything if I fail.

SPECIAL NOTICE.—If you have an old belt of another make which has burned and blistered you, or one that did not possess electricity, bring it in and I will allow you one-half the price of mine for it.

I give a free test to all who call. If you can't call I will send you my beautifully illustrated book with full information free. Call or write now. Don't delay.

Dr. M. G. McLaughlin, 702 Market St., San Francisco, Cal.

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L. B. KERR & CO., Ltd.

Fort and Hotel Streets

# COMMERCIAL.

**SUGAR SHARES** are still declining. The quotations made during the present week evidenced no great surprises, however, as the drop was gradual. Ewa declined from 26 to 25 1-8. Considerable sales were made at the latter figure. Waiialua sold at 87 1-2 and closed weak. The closing quotations on Oahu were 132 1-2 bid, 135 asked. Shares were sold yesterday at 132 1-2. Kahuku still remains at 25; Pioneer at 102; Wailuku, 375; Paia, 275; Haku, 225; Honoumuli, 160; Olowalu, 145, and Pepeekeo at 175.

Ookala is 13 1-2 bid, 14 asked; Waimoa Mill, 85 bid; Waimanalo, 145 bid, and Hawaiian Agricultural 307 1-2 asked. Hawaiian Sugar is 29 1-2 bid and 31 asked. Some sales were made at 30.

The mercantile stocks held practically at the same prices. Among the miscellaneous stocks both steamship company shares were offered at par. There was a demand for Mutual Telephone at 8 and Oahu Railway shares were offered at 100; People's Ice shares could be had at 80. First National Bank was sought at par but none were offered under 110. The Savings Bank stock was 102 1-2 asked.

The demand still continues for bonds. Oahu Railway bonds are 104 1-2 bid. There were sales at this figure. Hilo Railway bonds are sold at par. Ewa bonds 100 1-2 bid. Waiialua and Oahu plantation bonds were both offered at 102 1-2.

**WILLIAM HAYWOOD AND THE PLANTERS' ASSOCIATION CONFER.**

An important meeting of the Planters' Association members now in Honolulu with William Haywood, the agent of the association who has been at Washington, D. C., since the commencement of the last Congress, was held yesterday in the Stangenwald building. The meeting was private but dwelt with the matters which Mr. Haywood has been representing at the national capital, the subject of the supply and sources of labor for the cane fields being the principal topics.

### SUGAR RECEIPTS AT NEW YORK.

Czarinkow, McDougall & Co., of New York, in their sugar circular for July 3, give the following data: "Receipts for the week are again heavy, amounting to 59,806 tons, made up of 15,000 tons from Cuba, 12,000 tons from other West Indies, 10,000 tons from Hawaii, and 14,000 tons from Europe."

## CHEATERS SENTENCED

### Lennon and Peyser Sent to the Reef.

A. Peyser was sent to the reef for a year by Judge Wilcox yesterday. There were two charges of gross cheat against him and one of forgery. For the first two offences he was sentenced to six months' imprisonment in each case. On the charge of forgery he was committed for trial.

Attorneys Brooks, Thompson and Strauss appeared for the defence.

In the first case Charles David of Waiialua swore that Peyser had run up a bill at his roadhouse for \$4 and had tendered in settlement a check for \$20 on Bishop & Co.'s bank. David stated that he had given defendant the balance of \$16 in cash. David then went to the bank and asked the cashier whether Peyser had any funds. He was informed to the contrary and did not attempt to have the check paid.

The defence on the strength of David's testimony that he had not presented the check moved for a dismissal. Attorney Thompson contended that it had not been proved that Peyser had attempted to defraud the witness. Had David presented the cheque the bank might have permitted an overdraft and paid it. It was necessary, said counsel, in order to prove gross cheat, to show that David had actually been defrauded by defendant. This, he said, had not been done.

The motion for a dismissal was denied. In support of another motion to dismiss Attorney Brooks stated that he believed the check was good and that he stood ready to cash it provided the case were dismissed.

The sheriff said that he couldn't be bribed with \$16 to dismiss the case.

Judge Wilcox found defendant guilty and sentenced him to six months' imprisonment.

The other case against Peyser was that of T. Murakami, who claimed to have cashed a check for \$20 given by Peyser on the bank of Bishop & Co. when defendant had no funds there. Defendant was sentenced to six months' imprisonment on this charge.

In the forgery case Peyser is alleged to have signed the name of Kong San Yuen Company to a check.

M. E. Lennon charged with gross cheat defended himself. In the first case he was alleged to have given a worthless check for \$100 on the Bank of Hawaii and to have defrauded J. McDonough out of that amount.

Lennon entered a demurrer and asked to be discharged on the grounds that the facts alleged did not constitute an offence. The motion was overruled and Lennon refused to plead. Judge Wilcox ordered a plea of not guilty to be entered.

McDonough testified that some time ago defendant borrowed \$25 from him and later on tendered him a check for \$100 on the Bank of Hawaii receiving \$75 in exchange. When the check was presented witness was informed that Lennon had no funds. Evidence showed that defendant had not had an account with the bank within the last six months.

The case closed without argument on either side and defendant was sentenced to six months' imprisonment.

In the second case Lennon was alleged to have defrauded Manager Card of the Moana Hotel out of \$30 by means of a bad check on the First Bank of Hilo. Defendant moved that the case be dismissed on the grounds that the facts alleged did not constitute an offence. The motion was overruled. He then asked for a discharge on the grounds that a person could not be deprived of his liberty without due process of law. He claimed that no warrant or copy of any complaint had been served on him and that he had therefore been wrongfully deprived of his liberty. This motion was also denied and Lennon refused to plead claiming that the court had no jurisdiction over him as he had been brought thither without proper process. A plea of not guilty was ordered entered.

Card testified to having loaned defendant \$30 and to having accepted a check on the Hilo bank some days later in repayment of the loan. The check was given to G. K. Wilder who presented it at the bank where he was told that defendant had no funds.

Lennon was sentenced to six months' imprisonment on this charge.

There was a third charge of a similar nature against defendant which was ordered continued indefinitely at the suggestion of the prosecution.

Charles Clark and Ah Sam were fined \$1 and costs and \$5 and costs respectively for affray.

The cases against Maria Saldina and L. M. Bruhn alias M. Correa, charged with having committed assault and battery on Mrs. Z. Tewksbury were dismissed.

The case of Yong Kong Hung, charged with false personation which was taken

under advisement yesterday by Judge Wilcox resulted in his honor sustaining Attorney Andrews' motion for a dismissal.

Lorrin Andrews contended that there was no law of the Territory which required or authorized the Secretary to issue such certificates as the defendant was alleged to have tried to secure.

Yesterday Acting Governor Cooper testified that defendant had personated Tom Gow, a deceased Chinaman. His idea in doing this was to induce the Secretary to issue a certificate of the original naturalization papers of Tom Gow. Defendant wanted the certificate as a means of identifying him to the Customs office so that he could make a trip to China and return without running the risk of being refused admission.

Mr. Cooper claimed that authority to issue certificates was given him in instructions received from the Secretary of the Treasury which read as follows:

"You are informed that the department will regard certificates conforming to the provisions of Section 2 of the Act approved July 5, 1884, relating to the Exclusion of Chinese, when issued by the Secretary of the Territory of Hawaii, as being sufficient to establish the right of Chinese persons of the exempt class to enter this country, providing the statements made in such certificates are not controverted."

Judge Wilcox held with Attorney Andrews that there was no law which required or authorized the issuance of such certificates. Regulations and rules which Mr. Cooper might make for the aid of his office were not necessarily sustained by law.

In an interview on the matter yesterday Acting Governor Cooper said:

"I have absolutely refused to issue Chinese certificates until I am protected by law. I will not issue another Chinese certificate of any kind. The result of the prosecution of Yong Kong Hung has decided me in this course. Today several Chinese came to my office applying for certificates but I refused them one and all."

## THEOSOPHICAL SOCIETY.

### REMOVAL.

ALOHA BRANCH: Saturday, 7:30 p. m., public meeting in Arion Hall, corner of Opera House. Tuesday, 7:45 p. m., class of "Ancient Wisdom," at Mr. Rice's, Beretania St. Library open Wednesday, 2 to 4 p. m. Information, Mrs. Marques, 314 Fort St.

## FRATERNAL ORDER EAGLES

ALL EAGLES ARE REQUESTED to meet at Progress Hall, Sunday, July 21st, at 10 a. m. Important business. T. A. SIMPSON, Secretary.

### NOTICE.

THE TRUSTEES OF THE OAHU College have appointed Mr. Jonathan Shaw as business agent for the college, and all parties owing money to the college are requested to make payments to him. All persons having claims against the college are requested to present same monthly to Mr. Shaw, at room 404, Judd building.

P. C. JONES, Treasurer Oahu College, Honolulu, July 1, 1901. 5913

### NOTICE

MRS. A. M. MELLIS HAS REMOVED her Dressmaking establishment from her residence, on Beretania street, to her former place of business on Fort street, above the store of N. E. Sachs Dry Goods Co., Ltd., where she will be pleased to see her patrons. All orders promptly attended to. Orders for accordeon pleating taken at this establishment.

MRS. A. M. MELLIS.

### NOTICE OF CO-PARTNERSHIP.

NOTICE IS HEREBY GIVEN THAT the undersigned have this day formed a copartnership for carrying on the liquor business heretofore known under the firm name of Camara & Co., assuming all liabilities and collecting all debts of said Camara & Co., at our new place of business at 35 King street, Honolulu.

GOMES & MCTIGHE,  
J. GOMEZ,  
THOS. MCTIGHE.

### NOTICE.

THE GROUNDS OF THE ALEX. and Young building, and the private street, to be known as Bishop street, are closed to the public until further notice.

WILLIAM MUTCH, Superintendent Alex. Young Building. 5897

## Portraits

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### Rice & Perkins

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## KEEAUMOKU STREET

WE OFFER FOR SALE THE FINE residence property of C. S. Ludwigson, Esq., corner Keeaumoku and Lunalilo streets, lot 180 x 200, containing 36,000 square feet of land.

Two-story house (built in 1898), having five rooms on first floor, four bedrooms on second floor, and two bathrooms. Servants' quarters of three rooms. Everything first-class.

Keeaumoku street is one of the finest residence streets in the city.

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## LOTS

## IN KAPIOLANI TRACT For Sale.

THE KAPIOLANI TRACT extends from King street to the beach. A road of 60 feet width will be opened on the east side of the property adjoining the Kamehameha Girls' School; said road will extend to the sea.

CROSS ROADS will be opened between blocks. Every lot will have a frontage on a road. The elevations vary from 40 feet high to 10 feet high above sea level.

NO SWAMPS around the premises. No freshet will enter the property.

THERE IS AN OFFER to buy a part of the property by a great manufacturing company. The chances are the offer may be accepted. There is every reason to believe the prices of lots will increase in a short time. The owner of the property will give all chances to purchasers to make money on their investments.

THE GROUND IS SUPERIOR to any tract in the market.

THE PREMISES are situated within one mile and a half from the postoffice.

THE GOVERNMENT WATER PIPES are laid along the upper portion of the property.

THE PRICES are cheapest of any tract within two miles from the center of the city.

THE TERMS which will be given to purchasers will be the best ever given by any Real Estate Dealer or Broker during the last twenty years in Honolulu.

FOR TERMS or more particulars apply to

## S. M. KANAKANUI.

SURVEYOR AND MANAGER OF KAPIOLANI TRACT COMPANY.

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